

IN THE DRAWINGS

Each of Figures 2 and 8 has been amended as shown on the replacement sheets attached hereto.

REMARKS

In the Office Action dated September 25, 2007, the Declaration filed with the original application was stated to be defective, and it was also required to designate each of Figures 2 and 8 with a legend such as --Prior Art--. Applicant filed a response to that Office Action on December 26, 2007, but did not address those items in that response. The present Supplemental Response is therefore being filed to respond to those items.

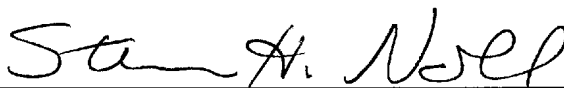
The requirement to submit a new Declaration is respectfully traversed. The Examiner stated the Declaration as originally filed is defective because the specification to which the Declaration is directed was not adequately identified. If the Examiner believes that the Declaration as originally filed should have included the Serial No. and filing date of the application, Applicant respectfully submits the Examiner is mistaken. The original Declaration was filed simultaneously with the application, and therefore at the time it was signed by the inventor, the Serial No. and filing date were not known, and would have been impossible to include that information on the Declaration. As is the case with thousands of new applications filed by the undersigned representative of the Applicant, the Declaration therefore identified the Attorney Docket No. for the application, and explicitly referred to "The specification of which is attached hereto." As set forth in Section VI(A) of MPEP §602, this is an explicitly permitted manner of identifying the specification in a Declaration. This is also the first alternative that is provided in the form Declaration at the end of MPEP §602.

Therefore, Applicant submits the Examiner has no statutory basis for requiring a new Declaration. The Declaration as originally filed is in full compliance with all provisions of 37 C.F.R. § 1.63.

With regard to the drawing requirement, amended Figures 2 and 8 are submitted herewith, both of which have been designated with the legend "PRIOR ART".

The Commissioner is hereby authorized to charge any additional fees which may be required, or to credit any overpayment to account No. 501519.

Submitted by,



(Reg. 28,982)

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